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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/304,379	05/04/1999		MICHAEL JOSEPH GARDNER	1152	9580	
28004	7590	12/29/2004		EXAMINER		
SPRINT				TRAN, F	TRAN, PHUC H	
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		KS 66251-2100		2666		

DATE MAILED: 12/29/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)						
	09/304,379	GARDNER ET AL.	,					
Office Action Summary	Examiner	Art Unit						
	PHUC H TRAN	2666	K					
The MAILING DATE of this communication			;s					
Period for Reply								
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory per - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the m earned patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a reply within the statutory minimum of the reply will apply and will expire SIX (6) MC atute, cause the application to become	a reply be timely filed nirty (30) days will be considered timely. DNTHS from the mailing date of this communication (35 U.S.C. § 133).	nication.					
Status								
1) Responsive to communication(s) filed on 15	5 June 2004.							
· · · · · · · · · · · · · · · · · · ·	his action is non-final.							
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4) Claim(s) 81-100 is/are pending in the application Papers 4) Claim(s) 81-100 is/are pending in the application Papers 4) Claim(s) 81-100 is/are rejected. 7) Claim(s) 15/are objected to. 8) Claim(s) 15/are subject to restriction and pers 9) The specification is objected to by the Examulation The drawing(s) filed on 15/are: a) application 25/are: a) applicati	drawn from consideration. d/or election requirement. siner. accepted or b) □ objected to	•						
Applicant may not request that any objection to t		• •						
Replacement drawing sheet(s) including the con-	-	-	, ,					
Priority under 35 U.S.C. § 119								
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the p application from the International Bur * See the attached detailed Office action for a line	ents have been received. ents have been received in riority documents have bee eau (PCT Rule 17.2(a)).	Application No n received in this National Stag	je					
Attachment(s) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date	Paper No	Summary (PTO-413) o(s)/Mail Date Informal Patent Application (PTO-152))					

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 81-100 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kalmanek, Jr. et al. (U.S. Patent No. 6324279 B1).
- With respect to claims 81, 90-91 & 100, Kalmanek, Jr. teaches a communication system (e.g. Fig. 1) comprising: a signaling processor configured (e.g. Fig. 1 shows controllers 110, databases 140) to receive and process signaling for a call (e.g. the Gate controller receives a setup message for a call, step 210 in Fig. 2) to select a connection, a bandwidth rate, an encoding scheme, and a billing rate (it is inherently to know when the control setting up a communication with quality of service, it has to select the connection, the bandwidth rate and the encoding scheme with minimizing the cost; col. 3, lines 60-64, col. 4, lines 9-11, col. 10, lines 6-7), to transfer a first message indicating the connection, the bandwidth rate, and the encoding scheme (e.g. col. 6, lines 41-55 and col. 9, lines 6-21; the gate controller receives the request from TIU and authorize the service, therefore the controller controls the connection, the bandwidth rate and the encoding scheme before it can communicate with other TIU), and transfer a second message indicating the billing rate to an accounting system (e.g. the billing rate is detected at NED and at the gate control, col. 5, lines 22-26, it is inherently to understand there is an accounting system for calculating bill for caller);

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and an interworking unit configured to receive the first message and user communications for the call, and in response, to apply the encoding scheme to the user communications and transfer the user communications over the connection at the bandwidth rate (e.g. step 260 in Fig. 2).

Kalmanek fails to teach the billing rate transferring directly from the gate controller to the accounting system. But Kalmanek teaches the billing rate transferring from the gate controller through the network edge device to the accounting system (col. 33, line 55 to col. 34, line 9 and col. 5, lines 9-28). Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention was made to understand the billing rate that transfers from the gate controller through the NED is the same as transmitting directly to the accounting system for determining the cost of communication between the caller and the called.

- With respect to claims 82 & 92, Kalmanek, Jr. also discloses wherein the signaling comprises a signaling system seven message (col. 7, line 61).
- With respect to claims 83-84 & 93-94, Kalmanek, Jr. further teaches wherein the signaling processor is configured to select the bandwidth rate based on whether the call is a voice call or a data call or a caller number (col. 9, lines 11-21).
- With respect to claims 85 & 95, Kalmanek, Jr. discloses wherein the signaling processor is configured to select the encoding scheme based on a caller number (e.g. col. 23, lines 28-32).
- With respect to claims 86-87 & 96-97, Kalmanek, Jr. teaches wherein the encoding scheme comprises compression and encryption (e.g. TIUs 170 and 171 coding the information is compressing and encryption).

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- With respect to claims 88 & 98, Kalmanek, Jr. also teaches wherein the signaling processor is configured to select the billing rate based on the bandwidth rate or the encoding scheme (col. 3, lines 61-64).

Response to Arguments

3. Applicant's arguments with respect to claims 81-100 have been considered but are moot in view of the new ground(s) of rejection.

Response to the amendment filed 6/15/04; Applicant argued that Kalmanek does not teach a message between the signal processor and the interworking unit (page 2-3). Examiner respectfully disagrees with the Applicant. The gate control setups a communication to assure an authorized quality of service, the gate control has to select the connection, the encoding and the bandwidth to meet the service quality for various calls to NED in block 230 in Fig. 2 and Fig. 6 the gate setup between ER and GC. In col. 9, lines 55-57, the step 230 is established at originating NED 120.

Applicant argued that claim 81 requires that the bandwidth rate used (not the maximum available) is sent from the signaling processor (not the BTI). Examiner respectfully disagrees with Applicant. In Col. 10, lines 13-20; the TUI sent a reserve message to NED, but the network resources have to verifying the desired by TUI through the gate controller authorizes a QoS a call using the authentication databases.

Applicant argued that Kalmanek teaches encoding scheme are selected and sent to the gate controller. Examiner respectfully disagrees with Applicant. The AUTHID is sent from OAMP system (col. 21 lines 60-62).

Applicant also argued that the gate controller does not have the more detailed information about the call duration (page 4). Examiner respectfully disagrees with Applicant. Kalmanek teaches in detail about the billing (e.g. col. 3, lines 61-64; col. 16, lines 7-27). The claim invention does not teach the detail information about the call duration.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to PHUC H TRAN whose telephone number is (703) 308-7471. The examiner can normally be reached on M-F (8-4:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, RAO SEEMA can be reached on (703) 308-5463. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9314 for regular communications and (703) 872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 872-9314.

Phuc Tran Assistant Examiner Art Unit 2664

P.t December 20, 2004

DONATON TOUCHNESSANTE